DEFORE THE DEPARTMENT OF ADMINISTRATION OF THE STATE OF MONTANA

In the matter of the adoption of New)	NOTICE OF ADOPTION AND REPEAL
Rules I through III pertaining to)	
exemptions under 32-9-104, MCA,)	
determining the amount of the surety)	
bond required for new applicants, and)	
the date by which the Montana test must)	
be completed in order to be licensed as)	
a mortgage loan originator in Montana)	
and the repeal of ARM 2.59.1718,)	
2.59.1719, 2.59.1720, and 2.59.1729)	
pertaining to temporary licenses and)	
transition fees)	

TO: All Concerned Persons

- 1. On November 12, 2010, the Department of Administration, Division of Banking and Financial Institutions, published MAR Notice No. 2-59-443 regarding the proposed adoption and repeal of the above-stated rules at page 2627 of the 2010 Montana Administrative Register, issue number 21.
 - 2. No comments were received.
- 3. The department has adopted New Rule I (ARM 2.59.1734), New Rule II (ARM 2.59.1735), and New Rule III (ARM 2.59.1736) exactly as proposed.
- 4. The department has repealed ARM 2.59.1718, 2.59.1719, 2.59.1720, and 2.59.1729 exactly as proposed.

By: /s/ Janet R. Kelly
Janet R. Kelly, Director
Department of Administration

By: /s/ Michael P. Manion
Michael P. Manion, Rule Reviewer
Department of Administration

Certified to the Secretary of State December 13, 2010.